EXHIBIT 132

27 FILE

July 28, 2006

VIA FACSIMILE (313) 234-4149

And First Class Mail

Barbara K. Dobric Drug Enforcement Administration 431 Howard Street Detroit, Michigan 48226

Re:

Walgreens Distribution Center

Perrysburg, Ohio

Dear Ms. Dobric:

In furtherance of our recent telephone conversations, please accept the following responses to the issues identified during the March 2006 regulatory investigation of the above referenced facility.

Walgreen Co. ("Walgreens") strives to maintain our distribution operations at the highest level of compliance and we appreciate the observations of the Drug Enforcement Administration ("DEA") investigators that serve to supplement our own internal control systems. The responses below to the issues identified during the inspection should not be considered as either an admission or denial of any alleged violation but instead as assurances to DEA that each of these matters has been satisfactorily addressed.

Controlled Substance Suspicious Orders

Walgreens is currently pursuing the necessary programming to modify this formula in accordance with the voluntary formula listed in Appendix E-3 of the DEA Chemical Handler's Manual. Walgreens expects that these programming changes will be completed and implemented within the next six (6) months.

2. Shipping Containers

Walgreens has modified the tote tags used on shipping containers for controlled substances so that they are now indistinguishable from the shipping containers used for non-controlled substances.

Central Recordkeeping

Walgreens maintains that 21 CFR §1304.04(a) does not require DEA registrants to maintain copies of purchase orders at the registered facility. By letter dated June 26, 2006, Walgreens notified DEA of its intent to maintain controlled

Barbara K. Dobric July 28, 2006 Page 2 of 3

substance purchase order and invoice information for this facility centrally at the corporate headquarters. A copy of this notification is enclosed for your records.

4. Inventories

Enclosed is a copy of the most recent biennial inventory taken on December 30, 2005, which indicates that the same was taken at the close of business. Personnel at the Perrysburg facility have reviewed other inventories that are maintained and have corrected these to more clearly indicate that each was taken at the open or close of business.

5. Reporting Losses in Transit

The loss in transit identified during the investigation was properly reported on DEA form 106. Programming changes were implemented as of July 15, 2006, which will ensure that any future loss in transit is not recorded as a distribution.

6. Primary Purchase Record

Walgreens has identified report REPB309 as the primary receiving record for this facility. Enclosed is a sample copy for your review. The REPB309 includes each of the elements specified in 21 CFR §1304.22(b). In the alternative, report REPB307 is available on site and can also be used as a receiving record. A sample of this report is also enclosed. Walgreens would appreciate if you could confirm that the REPB309, and/or the REPB307 fully comply with DEA regulations.

7. List I Chemical Identification

In conjunction with the implementation of the requirements under the "Combat Methamphetamine Epidemic Act of 2005", Walgreens is conducting a review of all products containing pseudoephedrine or ephedrine. Walgreens expects to discontinue the sale and distributon of many of these products. Additionally, a considerable number of products are being reformulated by the respective manufacturers; replacing pseudoephedrine with another decongestant. A new listing of products containing pseudoephedrine entitled "PSE List I" will be available on or before July 31, 2006.

8. List I Chemical Thresholds

Walgreens' distribution of all List I chemicals is limited solely to the distribution between the applicable distribution center and the Company's individual stores. Arguably, any such distribution is excluded from the definition of a regulated transaction, pursuant to 21 CFR § 1300.02(b)(28), because each distribution is a

Barbara K. Dobric July 28, 2006 Page 3 of 3

lawful intra-company transaction completed in the usual course of business. Notwithstanding that all such distributions are intra-company, proper

recordkeeping is maintained in accordance with 21 CFR 1310, with each and every unit being accounted for between the distribution center and the respective store. Walgreens timely submits its monthly "suspicious order" report in accordance with 21 CFR § 1301.74(b), and additionally, has implemented specific line item order limits/restrictions for various products which contain List I chemicals.

9. List I Chemical Suspicious Orders

As reflected in the responses to paragraphs 7 and 8 above, Walgreens is preparing an updated listing entitled "PSE List I." However, as also explained above, all of the Company's transactions from it's distribution centers are intracompany transactions, where, under no circumstance, especially in light of the aforementioned item line limits, could there be a regulated transaction, which could arguably be classified as a "suspicious order", involving "...an extraordinary quantity of listed chemical, an uncommon method of payment or delivery, or any other circumstance that the regulated person believes may indicate that the listed chemical will be used in violation of this part." (See generally 21 CFR Section 1310.05(a)(1).

List I Chemical Identification

All solid dosage forms containing a List I chemical are packaged in "blister packs", in an amount equal to, or less than, the package size limits promulgated under the Methamphetamine Anti-Proliferation Act of 2000. All applicable reports contain the "name, quantity and form of packaging..." as required by 21 CFR § 1310.06(a)(3).

Thank you again for your consideration in providing clarification to the issues identified during the investigation of this facility. I look forward to speaking with you once you have had the opportunity to review the responses.

Sincerely,

Dwayne A. Piñon, R.Ph., Senior Attorney Corporate & Regulatory Law (847) 314-4452

Enclosures

Dkt. No. 13-1, 13-9, 13-10, 13-11 Page 4 of 9 Resp't Ex. 298 Case: 1:17-md-02804-DAP Doc #: 2385-7 Filed: 08/14/19 5 of 10. PageID #: 392260

bcc: T. Watkins (with encl.)

T. Polarolo (with encl.)

06/26/2006

12:07

NO. 570 D02





June 26, 2006

VIA CERTIFIED MAIL

Robert L. Corso Special Agent in Charge Drug Enforcement Administration Detroit Field Division 431 Howard Street Detroit, Michigan 48226

RE:

Walgreens Distribution Center

28727 Oregon Road Perrysburg, OH 43551

DEA Registration # RW0294493

Dear Mr. Corso:

Pursuant to 21 CFR § 1304.04, please accept this letter as notice of our intention to maintain controlled substance purchase order and invoice information generated for the above referenced facility in computer readable form at a central location located at 200 Wilmot Road, Deerfield, IL 60015.

Sincerely,

Todd Polarolo

Walgreens

Perrysburg Distribution Center Manager

, 06/19/2006

08:54

NO.541



2005 CONTROLLED SUBSTANCE INVENTORY LIST AND RECORDS COMPLIANCE

Name of registrant: Walgreen Distribution Center

DC Number: 11

Address: 28727 Oregon Rd.

City: Perrysburg

State: OH

Zip Code: 43551

DEA Registration Number: RW0294493

Date of Inventory: Friday, December 30, 2005

Inventory Taken At Close of Business

Signature of Person Responsible for Taking Inventory and Confirming Record Keeping Compliance

NOTE:

1.DO NOT SEND YOUR COMPLETED INVENTORY TO DEA OR PHARMACY BOARD. ONE COPY SHOULD BE RETAINED AT LOCATION APPEARINGON REGISTRATION CERTIFICATION FOR FIVE YEARS.

2.SEND A SECOND COPY OF THIS INVENTORY TO LOGISTICS.

Dkt. No. 13-5e; 1:379nd-62804-08-10-0c #:1239-7-7-10-09 08/14/19 8 of 10. PageID #:392263 Ex. 298

Controlled Item Receipts Detail REPB309

Page 1 of 1

Controlled Item Receipts Detail (REP 0309)



Example

VATA

End of Report

REPB309 Report Number: WALGREENS 10/19/04 12 45 23 Requested By: Time CONTROLLED ITEM RECEIPTS -- DETAIL Page . REPORT PERIOD . 10/01/04 - 10/19/04 DESCRIPTION .: QUAL-TUSSIN OC SYR (PAI) + 473ML ITEM --664822 CATEGORY
VENDOR
VENDOR NAME
VEND SHIP POINT
DEA NUMBER ARCOS Drugs ACCOS DRUGS 045632 PHRM ASSOC 201 DELAWARE ST RP0285363 CITY: GREENVILLE STATE: SC ZIP 29305 DA FE APPROYED 10:04/04 CATE CASE ORDERED RCVD CONTROL PURCHASE FREIGHT BLL CARR RECEIVED 10/01/04 ONLIES 120 ONLIES CATEGORY 120 ARCOS 120 ARCOS ORDER 03943176 MD 0293103-100104 FXQD FXCD 10/01/04 10/04/04 12 120 03345640 0293103-100104 ARCOS PA1265 10/04/04 10,05/04 12 120 120 03350660

http://snetapp.walgreens.com/prodpublisher/dea/tracking/cntrlitemreceiptsdetail.htm

6/19/2006

Dkt. No. 13-1, 13-9, 13-10, 13-11

REPB307		WALO	3 R E	ENS	6/15/06
#MOLIDOR1		CONTROLLED	ITEM	RECEIPTS	11:37.00

ITEM..... 685928

CATEGORY												
DATE		ITEM	ADJ	CASE	QDERED	RCVD	CNTR	PURCHASE				
RECEIVED	DESCRIPTION	NUMBER	IND	PACK	ONLIES	ONLIES	CATG	ORDER	VENDOR	DEA NUMBER	FREIGHT BILL	CARR
								and an extensive an extensive				
3/01/05 X	ANAX 1MG TAB	 100 685928		48	48	48	D	11014320	PFIZER "C"	II1778240	030105-102931A	FEDX



CATEGORY																	
DATE						TOTAL	****	CZOD	QDERED	T) (777 78%)	COTTON	DIMORES CO					
RECEIVED	nver	CRIPT	TON						ONLIES	RCVD ONLIES		PURCHASE	TTOMOGE		DOS MANOR	Torraram neve	73 BB
MACHINA	וביבע	-WIEI	TON			MONDAM	TMD	PACK	ONLIES	ONDIES	CAIG	ORDER	VENDOR		DEA NUMBER	FREIGHT BILL	CARR
3/01/05	*******	1110	Mar. III		200	505000					_	77041000	BETTER	11.250	T74 == 0 = 4 4		mmn.s.
3/01/05						685928		48	48		D				II1778240	030105-102931A	FEDX
3/03/05						685928		48	48	48					II1778240	030305-654183A	FEDX
3/10/05				• •		685928		48	48		-				111778240	031005-702932	FEDX
3/14/05				• •		685928		48	48		_				II1778240	702932A	FEDX
3/21/05						685928		48	48		D				II1778240	031805-702932A	FEDX
4/05/05				• •		685928		48	72	72					II1778240	040505~7029329A	
4/13/05				• •		685928		48	48	48					II1778240	041205-702933	FEDX
4/17/05						685928		48	48	48					111778240	041505-702933	FEDX
4/25/05						685928		48	48	48					II1778240	042205~702933B	FEDX
5/02/05				• •		685928		48	48	48	1000				II1778240	042905-702933A	FEDX
5/05/05				• •		685928		48	48						II1778240	050505-7029338	FEDX
5/13/05						685928		48	48	100	D				II1778240	051205-702933	FEDX
5/16/05						685928		48	48	48	D. Control				II1778240	051305-702933A	FEDX
5/23/05						685928		48	48	48					II1778240	052005-716161A	FEDX
5/27/05						685928		48	48	48	D				111778240	052605-716161	FEDX
6/10/05						685928		48	48	48					II1778240	061005-716162	FEDX
6/10/05						685928		48	48						II1778240	060805-716162A	FEDX
6/20/05				• •		685928		48	48	48	D				II1778240	061705-716162A	FEDX
6/24/05						685928		48	48	48					II1778240	062305-716162	FEDX
6/30/05						685928		48	48	48	D				II1778240	062905-716163A	PEDX
7/11/05						685928		48	96	96	D				II1778240	070705-716164A	FEDX
7/20/05				• •	330000000000000000000000000000000000000	685928		48	48	48					II1778240	072005-716164	FEDX
7/25/05						685928		48	48	48	D				II1778240	072205-716164A	FEDX
8/03/05				• •		685928		48	48	48					II1778240	072905-716164A	FEDX
B/04/05						685928		48	48	48	D				II1778240	080405-716164	FEDX
8/16/05						685928		48	48	48					111778240	081205-716164A	FEDX
8/17/05						685928		48	48	48					II1778240	081705-716164	FEDX
8/22/05						685928		48	48	48					II1778240	081905-641164A	PEDX
8/30/05						685928		48	48	48					II1778240	083005-716164A	FEDX
9/09/05				• •		685928		48	48	48					II1778240	090205-716164B	PEDX
9/16/05						685928		48	48	48	D	11472503	PFIZER	"C"	II1778240	091505-716165	FEDX
9/17/05						685928		48	48	48	D	11471408	PFIZER	"C"	II1778240	090905-716164B	FEDX
9/28/05				• •		685928		48	48	48					II1778240	092305-716165AB	FEDX
9/29/05					100	685928		48	48	48	D	11477840	PFIZER	"C"	II1778240	092905-716165	FEDX
10/06/05					100	685928		48	48	48	D	11480347	PFIZER	# C R	II1778240	100605-716165	FEDX
10/14/05						685928		48	48	48	D	11483208	PFIZER	at C it	II1778240	101305-716165A	FEDX
10/17/05					100	685928		48	48	48	D				II1778240	101405-716165A	FEDX
10/24/05				• •	100	685928		48	48	48					II1778240	102105-716165A	
11/02/05						685928		48	48	48	D	11489472	PFIZER	пСп	II1778240	103105-716165C	FEDX
11/08/05						685928		48	48	48					II1778240	110405-716165C	FEDX
11/10/05					100	685928		48	48	48					II1778240	111005-716165AA	
11/21/05	XANAX	1MG	TAB		100	685928		48	48	48					II1778240	111805-716166C	
																	- 1700 8.0

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WALGREENS CORP® LAW Fax 847-315-4660

PCEASE MAIC.

** Transmit Conf.Report **

P. 1

Jul 28 2006 03:44pm

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Walgreens

Corporate and Regulatory Law

Walgreen Co. 104 Wilmot Road Mail Stop #1447 Deerfield, IL 60015

Facsimile Cover Sheet

To:

Barbara K. Dobric

Drug Enforcement Administration

Phone:

Fax:

313-234-4149

From:

Dwayne A. Piñon

Company: Phone:

Walgreens- Corporate And Regulatory Law

Fax:

(847) 315-4452 (847) 315-4660

Date:

July 28, 2006

Pages: (Including 8

cover)

Re: Walgreens Distribution Center, Perrysburg, Ohio

COMMENTS:

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